2011年 1980年 1987年 1987年

WILMINGTON, N. C., FRIDAY, DECEMBER 13, 1872.

WILMINGTON, N. C.: FRIDAY, DECEMBER 13, 1872. THE RENEGADE'S REWARD. | tried and trusty exponent of Conser- and delivered by proper lawful officials, in over the head with a cane-showing that | Carolina State Life Insurance Company," SETTLE GETS ANOTHER OFFICE.

Marc Erwin Picksup a Crumb. (SPECIAL TO THE JOURNAL) of the people of North Carolina. RALEIGH, N. C., Dec. 5. Governor Caldwell has appointed Hon. Thomas Settle, of Reckingham, Judge of the Supreme Court, vice Hon. Robert P. Dick, appointed Judge of the United States

He has also appointed Col. Marcus Erwin, Solicitor of the Mountain District, or cripple his influence. cice Virgil Lusk, appointed Assistant United States District Attorney.

We return thanks to a friend at Lilling-

Virginia Agricultural and Mechanical College.

This is the name of a new institution established at Blacksburg, Montgomery county, by act of the General Assembly, the first session of which began on the first Charles L. C. Minor.

Among the Faculty, we notice the name of General James H. Lane, as Professor of Natural Philosophy, Chemistry and Military Tactics. General Lane has many friends in this State, having identified himself with North Carolina, by his services during the war as Colonel of the Twenty-Eighth Regiment, and subsequently as mand of the brigade of the lamented

We wish this institution of learning

## Senator Merrimon.

United States Senator, over Ex-Governor of the debt and then to provide for i's Vance, the regular nominee, has given rise | payment at some day, more or less remote, to much speculation and some feeling, and with more or less intermediate interest. We have already expressed our condemna- One of these latest propositions, and pertion of the manner in which he was elected, haps as unobjectionable as any that has as we'l as our entire confidence in him been submitted, is the following, by a personally and politically. We propose to gentleman of this city, of recognized busireiterate these opinions to-day more at | ness and financial ability : length, and as emphatically.

It is, to say the least of it, an unpleasant state of affairs to its members when a party, 1st. Appoint a commission, with the with a clear majority of twenty-four votes Governor at its head, consisting of five of manifested among the Vance men, and a days or not. The House on yesterday is the Radical party. on joint ballot in the Legislature, cannot the best informed, most trusted and most breach between the Merrimon and Vance elect its regularly nominated caucus candi-

Ex-Governor Vance was the regularly nominated candidate of the caucus, and in | its bonds. spite of this and in spite of our majority of 2d. Let the same commission carefully twenty-four votes on joint ballot, Judge Merrimon was elected United States | Portion of Said total amount, which can be designed at the hands of the Kepublicans,

and not political differences, caused the Judge Merrimon. Whether Merrimon has bearing six per cent. interest, to the wronged Merrimon, we do not know. present ability of the State to provide for. follows: organization are absolutely essential to the success of any party, we have supported any private rend can justify resistance to the mandates of the party expressed in a years thereafter until the whole are reregular, lawron manner. No pany can be be successful whose members do But to this, as to all other recent proponope to be successful whose includes the Peace at Brinkley's yester not sacrifice their personal feelings and sitions in relation to the State debt, there ra, Love, Welch, Powell and Merrimon of Whatever course may be pursued, it does in slavish paregyric, abhorrent to the pride for examination, Mr. Dale baving

the warmest personal friends of a lifetime. for the purpose of raising money to meet or itinerant newspaper correspondents to but it is manifest that it must be taken In spite of this, however, fealty to the the interest on the State debt, so-called, or belief them. These are good and true men, mainly in the Committee Room. The party of which the JOURNAL professes to on any part thereof. We are opposed to every one of them. record, in the plainest terms, our condembe an exponent, compels us to put upon any plan of adjustment that involves a record, in the plainest terms, our connected what acts are now in force, and what have nation and censure of the course pursued of the State are, doubtless, equally opposed. The New York Journal of Connectes what acts are now in force, and what have efforts of Russell and Cantwell to bolster up of the State are, doubtless, equally opposed. The New York Journal of Connectes what acts are now in force, and what have efforts of Russell and Cantwell to bolster up of the State are, doubtless, equally opposed. The President a less on in practical than records the President a less on in practical than records the President a less on in practical than records the President and Cantwell to bolster up of the State are, doubtless, equally opposed. nation and censure of the course pursued by Judge Merrimon and his supporters. It to any plan that does not involve it. We reads the President a lesson in practical been repealed. We feel sure that Judge the fame of Judge Bond, by wreaking their second to the Course Parameter and the fame of Judge Bond, by wreaking their second to the fame of Judge Bond, by wreaking the fame of Judge Bond, by wreaking their second to the fame of Judge Bond, by wreaking the fame of Judge Bond, by wreaki by Judge Merrimon and his supporters. It is our purpose, however, to do this without is our purpose, however, to do this without of postis our purpose, nowever, to no this warrout any bitterness. We know these gentle pointing action on the question, at least until vington, Kentucky, Postoffice, where the but little, if anything, is left to be done by radical learning. We leef site that 10-cay

they scorn and loathe affiliation with of the matter are, in brief, these: The We take it, says that paper, to be a well-second learning and refinements and refinements. they seem and notice annualion with that every man who appoints subjects of legislation. The per diem questions now are that the Radical party settled truth that every man who appoints statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius with the election of Augustus 5 statesman combining political genius and the election of Augustus 5 statesman combining political genius 4 statesman c scorn and loathe is. We are quite sure that in their hearts they feel themselves to that in their hearts they feel themselves to that in their nearts they feel themselves to be as true to North Carolina as ever they the State the clause requiring the interest cause he is the best fitted person, finds Public Printing question has also been virtue to South, by an assault upon its pride, and be as true to North Caronna as ever they did, when in the darkest hours of her on the debt to be promptly met "by plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasions to repent of his mistually actiled by the action of the House of plenty of occasion did, when in the darkest hours of her adversity they battled so manfully in her adversity they bear the creditors. The same competent man adversary thicking man that they are the creditors and courtly manhood appropriate legislation and adequate appropriate legislation and adequate appropriate legislation. It is also be the creditors are thicking man that they are the creditors are thinking man that they are the creditors are the creditors. adversity they battled so manfully in her defence. It is not our purpose, therefore, defence, It is not our purpose, therefore, defence and our purpose, therefore, and only in the disposed to accent for himself; and unless be is extraordi. defence. It is not our purpose, therefore, by any words of bitterness, to widen the by any words of bitterness, to widen the positions which they occupy.—Rock- fanatics for their native State. Unforting the interest of the list five years has been a leader of fashion mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon the kindly treatment of the most ultra mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon the kindly treatment of the most ultra mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon the kindly treatment of the most ultra mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon the kindly treatment of the most ultra mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon the kindly treatment of the most ultra mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon the kindly treatment of the most ultra mental to the interest of the State, and in New Yerk, and who may be seen twice a least, are not reflecting nuch lustre upon. breach between us and them. We desire any reasonable compromise. As the narily fortunate, he will conclude after a private individual would be compelled to of Governor Vance cherished any feeling that "they have the law" on us, and are competent relative than to have him negof disaffection towards the Conservative Party, or if we believed they thought they were acting otherwise than from a sense of duty, mistaken though we believe it to be and disastrous in its consequences, our

reproach. any proof was needed, are sufficient to satisfy any reasonable man that he is still true and faithful to the principles upon which the Conservative party is founded, notwithstanding the fact that he has secured his elevation by an act of insubordination to the party mandate, and by a breach of party discipline. It cannot be denied that Senator Merrimon has worked too fresh in the memory of us all to render holders of the repudiated bonds to acqui- Jesse R. Grant, Postmaster at Covington, which, for some good reason or other, it is not been surmised.

done for Conservatism in North Carolina. is difficult to see how the State can upset tend to his duties. A special agent, Mr. not certainly be had under the general corto-day he is as true as he was only a few for not paying its bonds that were put upon and this he did to the best of his ability. even our N. C. Medicinal Company bill is months ago, when every Conservative the market and sold in pursuance of a law On the recovery of Grant, senior, he visited having a rough time of it. Indeed, the only paper and every Conservative voter in upon its statute books. If the bondholder the office, had some words with Mr. bill of this character that thus far has met as when but little more than half a year ago, North Carolina, it is difficult to see how, percd his noble rage. A day or two later | the Senate. he was chosen by delegates of the party in strict law, its payment can be refused. the quarrel broke out afresh; and the Take it all in all, therefore, there is reaassembled at Greensboro', as the candidate passed by bribery or not; it is sufficient for Mr. Ea ton from the office, and that offiof the party for the highest office in the gift | him to find it upon the statute book with- cial sent in his resignation. The Presi- themselves during the week in seeing and

Way that in accords with our meas or party and convenient that the disease is of a very virulent type, and pros had already been entered in the listrict Court for Western North Caro- discipline and party organization; and as debt can be shown to have been unlawful am satisfied he will never again be com- mights and would have gone the fourth that the disease is of a very virulent type, matter. Thus ended another "Ku-Klux

The Public Debt of North Carolina. It is not an easy matter to say what action the State of North Carolina ought ton, New Hanover county, for two causs of the death, at the home-feet. Our country friends would do well on this bond are S. W. Nash, W. P. Canasted that it would be a good idea to the public debt that various parties hold against her. Our country friends would do well on this bond are S. W. Nash, W. P. Canasted that it would be a good idea to the public debt to the publ

do more than that. The melancholy fact stares us in the face, however, that we are

What, then, are we to do? S. veral propositions have been submitted, all ef The election of Hon. A. S. Merrimon as them seeking first to ascertain the amount

A PLAN FOR THE ADJUSTMENT OF THE

influential citizens of the State, without Conservatives is evident, and it will not be regard to parties or political opinions, to healed, while a permanent coalition of the Pleasant or unpleasant, however, this is classes of the public debt the State is bound is beyond all question. This is substant the Senate will concur in it. If it can be classes of the public debt the State is bound is beyond all question. classes of the public debt the State is bound is beyond all question. This is substantially a victory for the Republicans gained in honor and good faith to provide for, and is now in fail.

This morning, as above stated, he was shown, yesterday afternoon, a letter to Dr. being the Sheriff, and is now in fail. The girl was being in the yard with every article of clothing burnt off of her, and she article of clothing burnt off of her, and she interest now justly due to the holders of vatives.

inquire into and determine as to the prosately assumed at once, without requiring election actue mands of the large selected, been twice mended, and the diminutive excessive or oppressive taxation upon the without pledges of any sort, but he is a to appear. According to their view of the portion of said total amount, which can be It is generally conceded that personal, people and property of the State, to provide man of good faith, and will doubless make for the certain and regular payment of in- an able and patriotic Senator.

3d. Authorize the issue of new bonds, wronged Vance, or whether Vance has amount so determined, as being within the

Which gentleman is right, and which is bonds, which shall have been approved islature by electing Merrimon. It breaks wrong, is a matter of very small importance under the provisions of the first section to the public, compared with the preserva- hereof, that upon the surrender of such tion of the integrity and unity of the Con- provided in the third section, will be servative party of North Carolina. given in the proportion determined upon, Believing that strict discipline and thorough Together with certificates of indebtedness for the remainder of the principal and in- announcing that "a permanent coalition of must also be acted upon. At this late day

5th. Said certificates to bear no interest Governor Vance because he was the but to be issued under the express conregular nomince of the party. Those was the back and 2 others in the neek, but think with us will be flow to admit that end of five years, and one-fifth shall be so

is this, to us, insuperable objection, to- the Senate, and their nine associates in the not give promise of much debate. Among the intractable opponents of wit: an immediate increase of taxation for House, we indignantly deny these base Judge Battle having submitted his Governor Vance we found, as we have the payment of interest. For the present slanders. We know and respect these genheretofore stated, the closest political and we are opposed to any increase of taxation themen, and we shall not permit John Pool, of the State, action must be taken upon it,

minications now are that the Legisla- a relative to any office or place of trust, tion has been settled and without any use- lit is a legitimate result of that accursed experience, and personally is one of the States, in place of John Fool whose term will unite with our friends in the Legisla- a relative to any office or place of trust, tion has been settled and without any use- lit is a legitimate result of that accursed experience, and personally is one of the States, in place of John Fool whose term ever, while we condemn their course in the interest on the debt of the State, so- have been the end of it. But, once com- sible for the Legislature to adjourn at so stands for a song it means sound. When the most emphatic terms, it is our purpose the interest on the debt of the State, so- have been the end of it. But, once com- sible for the Legislature to adjourn at so stands for a song it means sound. When the interest on the debt of the State, so- have been the end of it. But, once com- sible for the Legislature to adjourn at so stands for a song it means sound. When the interest on the debt of the State, so- have been the end of it. But, once com- sible for the Legislature to adjourn at so stands for a song it means sound. When the interest on the debt of the State, so- have been the interest on the debt of the stands for a song it means sound.

means, we presume no man doubls. mer, ending only on the day of election, is may be quite another thing to induce the

it necessary to say what Merrimon has esce in the decision of the Commission. It Kentucky, has been sick and unable to at-We have his most emphatic assurance that the corruption of its law-makers as a reason | Easton, was sent to take charge of the office, | poration law. So strong is this feeling, that the State advocated his election, a true, can show that the bond was signed, sealed Easton, and finally struck that gentleman no obstacle, is one incorporating the "North vative principles; that to-day he is as true pursuance of the State of illness had not impaired his vigor or tem- which to-day passed its second reading, in from al. parts of the State in Convention It matters not whether the statute was elder Crant demanded the withdrawal of son to hope for an early adjournment. out inquiring by what means the Legisla- dent, on receiving it, wrote back requesting hearing Miss Kate Putnam. Our friends The fact cannot be denied that Judge ture was induced to put it there. Nor is Mr. Easton to suspend his resignation, re- may rest assured that she is well worth yet. Merrimon is a Democratic and not a Rad- the bondholder responsible for a missappli- gretting that his father should have inter- looking at and well worth hearing. If sterrimon is a Democratic and not a real the oblighted responsibility of the sale ferred in the management of the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and there be any objection to the troupe, it is the office, and the office of the office o that his elevation was brought about in a of these bonds. Unless the Legislature adding: "I shall write him at once to a triffe too respectable. We have been to way that ill accords with our ideas of party and Convention that created our public desist, and to send me his resignation, as I see Miss Putnam for three successive a Democratic Senator we do not consider assemblages, unauthorized to act for the petent to discharge the duties of his night, but for the necessity of writing this especially in the neighborhood of Bunn's it to be our duty to impair his usefuluess people of North Carolina, it will be diffi- office." This was proper and honorable, letter to "My Dear Journal." cult to maintain a strictly legal defence though painful, on the President's part, The Hotels have all been crowded beyond against the demand for the payment of and we had hoped the Covington postoffice their capacity for even a moderate degree

Milmington

present, to any scheme involving an imme- contrary, he made a kind of left flank brought large numbers of strangers to the to take in regard to the many evidences of diate increase of taxation for the payment attack on the efficial dignity of Mr. Easton city. Indeed, at one stage of the Schato-It is unpleasant for an individual to be thereof, for the reason that our people can- Mr. Miller, the chief clerk, to give the key suggested that it would be a good idea to to make a note of this fact and govern day and Owen Dove. unable to meet his obligations or to be not, in their present poverty-stricken con- of the money safe to him (Grant), in or- publish that all candidates would be compelled to make a contest as to what dition, bear up under it; and that we be- der that he might pay off the employes .- brought here free, and charged only on the those obligations are. It is scarcely less lieve the creditors of the State will be un- Thereupon Mr. Easton interfered, and the return trip. His calculation was based pleasant to a man, as a citizen, to know willing to accept any proposition that does | venerable Grant resisting him, he then and upon the large number of men who has made its appearance in Rocking ham that his State is placed in so embarrassing not provide for increased taxation. It there did put that pertinacious incumbent thought they were "the coming man" a position. North Carolina occupies seems to us, therefore, the better plan to out of the office and into the street. when Vance and Merrimon should be Commissioners have been appealed to, and to-day just precisely this position. She is wait until the Constitutional Amendments Having thus done what the President had withdrawn. of October last, under the Presidency of honestly at a loss to say what are, in law shall have been made, and until the action up to that date been unable to do, Mr. His Honor, Judge Bond, is holding the and in honor and good faith, the debts she of Congress and the Federal Courts shall Easton resigned his office this time in good | Federal Court here. The law of libel is so ought to pay, even if she was in a solvent have been ascertained. This can all, carnest; and Father Grant, we suppose, curiously laid down in these days, howand prosperous condition. It adds to the doubtless, be done before November, 1873. resumes his position. We wait to see ever, and there is so near an approach to embarrassment of our people to know that Then if we be free, let us issue certificates what the President will do about it. It is the old doctrine that "the greater the the State is neither prosperous nor solvent. of indebtedness for whatever we may de- an unpleasant operation—that of turning truth, the greater the libel," and Mr. The people of North Carolina turn with cide to be the debts we are in honor bound one's troublesome relatives out of the Solicitor Cantwell and His Honor, Judge disgust and aversion from the stigma of to pay, with such conditions in regard to public crib—but the President will go Russell, seem to be so sensitive about His to pay, with such conditions in regard to disgust and aversion from the stigma of repudiation. If it were in their power repudiation. If it were in their power repudiation are proposed as the payment of interest as may be within the payment of they would gladly pay every dollar they our means; if we be not free, we will antly by doing the needed work with stern pose to do more than make the bare state- ery outlaw killed by him. We hope town, found the negro at his still. On

The North Carolina Senatorship

are exercising themselves greatly ever the tion to publish which would give their papers credit, both for truth and ca-

York Herald says of this election ;

The wildest excitement prevailed in the House when the vote was announced, and what is the whole amount of principal and by good faith with the Merrimon Conser-

In the very next paragraph, this corres-Judge Merrimon has accepted this

John Pool, the infamous, has to falsify

in order to excuse his own defeat. He telegraphed his friends, in Washington, as

We have defeated the Democratic Legis-

There is not the least excuse for, much

matter now stands, they think they have short trial of nepotism that it is cheaper to do who had a job of printing to be done. the advantage of the State; in plain words, give money out of hand to a lazy or in- The Public Debt question will scarcely disposed to use it. The indications seem lecting his work or doing it in a slovenly come when North Carolina and her credito point also to a well settled purpose on manner, and all the while presuming for tors can agree upon any terms of compro-Michigan. the part of the creditors of the State, to indulgence on his connection by blood or mise. The demands of the creditors so far exhaust the power of Congress, if any marriage with his unfortunate employer. exceed the means of the State, that the near Toledo unearthed a twenty-dollar gold there be, and the machinery of the Federal | If the relative had never received the ap-Courts, if any there be, to force the levy pointment, he would have grumbled and meet seems a hopeless one. and collection of a tax sufficient to meet got into other business, and that would The chief reason, however, why it is pos-

We repeat, that we are opposed, for the But Grant pere did not resign; on the the meeting of the Grand Lodge have

troubles would cease to vex the telegraph. of comfort. The Senatorial contest, and

EDITORIAL CORRESPONDENCE.

The Work before the Legislature and Its Adjournment-The Revenue, State Debt and Constitutional ture-Mate Patnam and Her Troupe -The Crowd-Judge Bond, &c., &c.

RALLIGH, N. C., Dec. 6, 1872. A Raleigh correspondent of the New and the Legislature has gone earnestly to very earnestly desired to be informed how during the winter; the whole place has

January: it is not certain, however, that that Daniel L. Russell, Judge, and Edward before the new year comes in, the members journal for libel on one Hugh L. Bond, in inventor of the colton picker that was on will doubtless greatly prefer to get through calling said Bond a judicial scoundrel, made exhibition here at the Fair. It was written pelled to come back again. These who case it is difficult to see why all the busi-There are some very important bills to be possible that the bill would stick. acted upon, but, fortunately, there is not much prob bility of any protracted discusa valuable and controlling element in the present law is as nearly correct in principle

less truth, in the Herald correspondent's The bill of Constitutional Amendments the Republicans and Merrimon Conserva- there will scarcely be much debate about

revisal and re-arrangement of our statutes be the opinions sometimes held as to the been proven on the parties, they were simhave become absolutely necessary. Indeed, correctness of his decisions upon matters ply bound over to keep the peace.

doubtless he made to induce Congress to to disledge him. To his own tears and encumbered with the usual mass of bills of the most emphanic terms, it is our purpose to withhold any expression of bitterness or called. Failing in this, an attempt will fortably in his place, it is next to impossible early a day, is that its calendars will not be it stands for strain it means unsound. It The declarations of Senator Merrimon, if assume, upon some pretext or other, the prayers to be forgiven and kept on, are a purely private character. If the last Ledebt of the Southern States, possibly of all added the frantic implorations of a tribe of gislature had done no other good thing, it lates the readers of the London Advertiser the States. With the endorsement of the other relatives. And when there is a final ought to be regarded with great kindly feel-upon receiving an "improved paper," the United States upon the Southern bonds, good-riddence of him, it is generally ac- ing for the reason that it passed a general latter having "pied" its editorial page and the holders of them, who bought at mere companied by thunder and lightning all incorporation law under which all sorts of gone to press without it. nominal rates, will become enermously about the horison of a man's family. Not corporations may be created without taking rich, and can well afford to form a ring and every man can muster up courage to face up the time of the Legislature. It may be buy up Congress in order to obtain that these domestic phenomena; and so many safely asserted, that for years past three-members, and voted to attend the funeral endorsement. That they would not hesiendorsement. That they would not hesttate to procure such endorsement, by such
tate to procure such endorsement, by such it. President Grant is badly off in this matters that ought never to have come be-It is an easy thing on paper to say let a respect; and he really deserves pity for fore them. Until a general law was enbe appointed and ushered into power to to patronize his relatives. The latest in- be created, the Legislature could not rechoice of an overwheiming majority of our party for the position to which he has been party for the position to which he has been say what classes of debts shall be paid say what classes of debts shall not be paid, but it and what classes shall not be paid, but it and what classes shall not be paid, but it and sharp state of official history. It and sharp state of official history. It and sharp state of official history. It are larger than the last Legislature, however, it also background of corruption which has so background of corruption which has because the corruption which has so background of corruption whi

ment about his presence here, and even that this resolution will pass as no one questioning the negro, Mr. Collins soon

the House of Representatives, day before act of justice in the Legislature to award resterday during the joint session to com-Amendments-Judge Battle and his pare the election returns. Mr. McGehee Revisal of the Statutes-Private from the Joint Committee, made a very Legislation and the Last Legisla- able report in relation to the effect of certain irregularities, &c., in the returns which it would affect the result! If it hurt Cald-

with it in one sitting, so as not to be com- another trial of it at Duplin, and met with from Philadelphia, and states that, in dea second defeat. We suggest that they monstrating the machine in this State, he North Carolina Anunal Conference of list now get Brother Starbuck, of the United labored under the disadvantages of a broken favor working on think this can be made States Court, to try the matter before one axle, that would not hold, after having as we have heard from Radical authority, cotton all along the line of the Wilmington hour, with singing and prayer by the Key. at ten o'clock P. M. death relieved the ness should not be finished up this year. their "loyalty" to the Radical party, it is faults found with the machine, especially

We do not believe in the licentiousness and the too-closely set combs on the reals. of the press, but in its perfect liberty to use | all of which, it is said, can be easily overall proper means for banishing rascality come. Mr. Irving will improve on the all the preachers blameless in their life and sion in relation to them. The new from the high places of the land. Every- works and bring his machine out again official administration?" Revenue Bill must be passed; but as it body knows that some men who wear the next year. up the power of the Democrats and brings seems to be generally conceded that the ermine are unmitigated villains, and some men who prosecute as State's Attorneys are | OUTRAGE IN THE GREEN SWAMP .not one whit better. We really cannot see On Tuesday night last the house of Mr. and arrangement as may be, it need take how it is any more libellous for a Democratto James M. Dalo, of Brunswick county, call a Radical "scoundrel" than for the located upon the borders of the Green editor of a Radical sheet to speak of Demo- Swamp, at a distance of about 27 miles crats as "traitors." The only difference is from Wilmington, and I mile from the W., hat one of the allegations is the truth and C. & A. Railroad, was fired into by som possibly our living friends believe in the unknown parties. Only one gun was fired tives is beyond question." And John Pool the amendments. It seems now highly maxim, "the greater the truth, the greater but this contained 27 shet, both large and

In the name of Judge Merrimon, the Sena- approve or endorse the bill as an entirety, former in agent to the character of the senais to our minds clear-these two worthics outrage. One of the Malpass brethren party, which improperly placed them in officer and then walked away with impuni Judicial District has a Judge in whose in- terday gave bimself up and stood trial. tegrity all feel confidence, whatever may be the opinions sometimes held as to the been proven on the parties, they were similar to proven on the parties.

The boy who sits on the street corner A laborer engaged in grading the railroad

Strain is a ridiculous word. When it

death of Mr. Greeley, who was one of the assertion has proven correct.

## LOCAL.

THE Lumberton Robesonian issued an Extra yesterday in which it was stated that a dispatch had been sent to Judge Merrimon, at Raleigh, relative to certain injurious reports that had been circulated about him. The Judge's reply was: "The report is ab-SHERIFF ELACK will leave the city to- Hardly had Hester left Col. McKoy's

thing with the State Treasurer. He will Durham requested a private interview. pay over \$2539 67, State tax, and \$3000 96, Mr Durham was in Raleigh in the interest of tire amount of taxes will probably reach pating what would be the nature of the in- expected to be here this week, and will \$6000, but owing to the delay unavoidable terview, politely informed Mr. Durham present the claims of the University of the before Mr. Black took charge of the Sher- that he would be glad to see him "after | South at the Episcopal Church on Sunday

are now some 70 cases, but only 8 deaths now commands, in this market, from 25, to | Woodford, Esq. per cent, more than it did a year ago.

WE regret to learn that the small pox counsel for the Board. miles South of Reckingham. The County

appointed a Committee, consisting of Col. J. W. Leak, Dr. P. W. Stansill and Capt. W. J. Everett to take such steps as they introduced a resolution in the Senate, on

about to be put whether the report should been placed in the ceris, with an allowance The Senatorial struggle is over at last be adopted, an innocent Radical rose and of bedding, for the comfort of the prisoners It is not yet decided whether a recess | well's prospects it was a bad report. If it ges and the entire interior of the building will be taken during the Christmas Holi- aided them, it was a good one. Of such presents a vasily improved appearance. As employed, Ducan Holmes, colored, having

for this region : first, its ponderous weight

We have great respect for the office of a son of Mr. Dale, 3 of them striking him in

of a decent American citizen. One thing pected them of being the parties to the are governed by malice towards the Joun- however, resisted the arrest and defied the official position. We are glad that this ty. Better counsel prevailed and he yes-

Carolina in the United States Senate.

than is our distinguished friend, Col. A. A. of the question, would have aroused notes McKoy, of Sampson county. Yet, about a of indignation which nothing could have on an alleged and infimness charge of being ground. Doubtless the friends of the prin- common cognizant of certain outrages that had oc- espal contestants facht maches justified in less cold or cognizant of certain outrages that had occurred in that county. Every one at al \_ the course they prished. acquainted with Col. McKoy knew that the attempt to implicate him was a high- all parties will cheafully accept the result. handed outrage-the work of some Radical | We confees our qualification at the result, The Arcadian Club, of New 10rs, on handed outrage—the work of some and our since, as our own personal wishes could not be gratified, no one stood nearer than does be gratified.

others, either referred to or preached full a trial proved fruitless. Another court a reputation for the possession of all those sermons relative to the death of Mr. | convened in Raleigh last week, and a large | sterling qualities which once made the number of citizens of Sampson county, name of the State so thoroughly respected rant, one bettie of which removed the co Col. McKoy among the number, reported, abroad; above all, that shining virtue and

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dispose of most of the Sampson county cases and that if he would only meet him in a proper spirit he might accomplish much good.—Of course that "proper spirit" meant that Col. McKoy should give his influence in procuring the re-election of John Pool to the U. S. Senate. Anticipating the proposition, Mr. Hester was promptly informed that he mistook his man and that he need go no further.

morrow morning, for the purpose of set- room, when we learn that Mr. Plato County tax, a total of \$5570 03. The en- John Pool, and Col. McKoy, rather anticioffice, it has not all been paid in as the contest of the United States Senator- next. ship had been settled." Comments are On Monday Col. McKoy called upon the

formed that he was no longer needed, that the ravages of the small pox. He states a not pres had already been entered in the farce." When will Grant change his policy towards the South?-Geldsboro' Mes-

TOWNSHIP TRUSTERS .- A meeting of Good PROCES FOR TIMBER. Timber the Board of Township Trustrees was held yesterday afternoon at the office of E. S.

S. T. Potts, Clerk of the Board, presentthemselves accordingly. Timber now pays | Justices Cassidey, Merrick and Woodford | years. She was an interesting child, and

arrangements about precuring regular legal | will receive general sympathy. The Board then adjourned. For the Journal.

in Jail at Lumberton.

LUMBERTON, N.C., 5th Dec. 1872. may deem necessary to prevent the spread | ted to Jail a negro suspected of bieug a | en. Nothing was saved. horse thicf. He gives his name as John Willis, and says his mother lives near St. We are glad to see that Capt. John W. | Paul's, in this county, where he was raised.

on Tuesday last he passed through this place riding a sorrel horse. On vesterday although he was unable, in the nature of and with a view to looking into the matter

and one or two others, soon disappeared in This morning, as above stated, he was

bound over to the United States Court at | have reached here by this time. Greensboro, and that upon the trial of the case, not a particle of evidence could be produced criminating him in any manner, rett, in the malicious prosecution which e had suffered, and their continued confidence in his piety, ability and usefulness. Humane Society. He asks no reward for

York City. We hope to be able to get PER TARBOAR, made by Caswell, Hazard

The weather has been delightful

that the contest which has raged so botly Physicians have decided it superior to any

fitness be acknowledged, we have no doubt | that personal amoution which sacrifices ev-THE HEST GOVERNMENT IN THE CAS up thears to bestow, and that to them belongs the right of selection. They are

We hope crimination will come, and that thereby save years of suffering, perhaps Several courts have been held since Col. Mr. Merrimon to the first object of our years, was attaincorruptible integrity, which will carry preparate

Additional Squares at proportional rates. A Square is equal to TEN SOLID LINES of ad

RATES OF ADVERTISING

Cash, invariably in advance.

South Carolina Items.

Bennettsville has the horse disease. Gov. Moses has appointed J. C. Wosmansky a Notary Public for Abbeville county, and Thes. A. Fuller for Charles-

The French bank Canton, which put iuto Charleston some weeks since, on a voyage from Mexico to Falmouth, was sold Wednesday. The price realized was \$4,575.

The Camden Journal says: The Rt. Rev. C. T. Quintard, Bishop of Tennessee, is Dr. T. B. Whitesides, of York county, who on the 27th of December last was

seutenced to one year's imprisonment by

the United States Circuit Court, on the

charge of Ku-Kluxing, reached his home on Saturday afternoon last from the Al-The Columbia Phoenix says: The joint finance committee agreed upon a tax levy of fifteen mills for all purposes, including the county tax; five mills for general purposes, two for school purposes, and three

for county, including the highway tax, and

five for deficiency tax. The Columbia Phoenix says: By a ed his bond for \$1.509, which was received private despatch received yesterday, wo were appointed a committee to make some | had many friends. The afflicted parents

The Camden Journal says: Mr. A. P. Lining had the mis'ortune of lesing his kitchen on Monday morning about 15 A Horse Thief Captured and Lodged o'clock, a. m. When the fire was discovered it had progressed so far that all efforts were in vain to extinguish it. By arduous Dear Journal :- Sheriff McMillan arrest- exections, Mr. Lining and his neighbors ed this morning, in this town, and commit- succeeded in confining the fire to the kitch-

a citizen the other night, at 3 at m., with things, to produce the body and thus legal. he offered to buy the herse, and soon con-

ten days but he would give him employment | near this place on Friday last, the 20th proposal and went to work; but in the after- has ever befallen our community, which con of the same day he became alarmed resulted in the death of the wife and daughnoon, and being helted by Mr. Wishart, he ran in the adjoining room to her mother, him. The ball entered the thigh and on- by throwing her on the bed and covering uted than impeded the speed of the fuci- was so violent that she rushed from ber the woods and made his escape. Suffering (the house, until she fell from exhaustion ure, he quickly targed his steps to-wards Mr. Sheldon Hade in, living with Mr. Mar-Lumberton and arrived here about & p m. tin, being on the premises near by, hearand applied to Dr. Lewis for surgical aid. | ing their screams ran to their assistance, that they have been, solely on account of and Weldon Railroad. There were two J. W. Lawis. The proceedings of yester- mother, and at one A. M. the daughter

circular saw, and a few tufes of for was all

A few were granted supernumerary rela- that marry soonest, but elder spinisters tions when called, and the call proceeded | maintain that it is the light headed ones. up to the name of Rev. R. G. Barrett, of | The Jacksonville (Fla.) Courier hopes that District stated that during the year election returns from distant counties, so United States authorities upon a charge of and says: "At the lowest calculation, in intimidating voters; that he had been the supervisors had walked, they would

Mark Twain has returned home in the Batavia, at Boston. His first joke is a Arlsing vote on this resolution was taken, his own superhuman exertions on the or-

with your catarrh and its offensive odor, when Dr. Sage's Catarch Remedy will speedly do-

self upon the attention of the Legislature. a choice so unexpectedly happy. The peo- that the only article in exists co which imparts If his value should be recognised, and its ple have no sympathy for, or p tience with, beauty and loader to the complexion without he would feel complimented by his election. enviling else to its gratification and which and causing it to collapse and wrinkle, is Haalted talents will never represent North Ly, to be readely grasped by the strong hand of relies ogreed. They feel that these hon- this declaration can not with propriety be given Word D. - North Carelina has no trace or belongs the right of dictation in matters of this has spent revoral years of her life in Europe more law-abiling son within her borders | kind, and a longer delay in the citiement | tops employed by the court beauties of the old world to enhance their charms.

> A Warning. case of consequition that did no

ADOUNTA, GA., Dec, 31, 1870. was attacked with paccinonia last v

> With many thanks for your valua-JOHN M. WEIGLE